REMARKS

The Examiner has rejected claims 1, 2, 4 and 13 under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent 5,969,260 to Belk et al. Claim 3 is rejected over this same reference as being unpatentable under 35 U.S.C. §103(a). Also, the Examiner has indicated that claims 5-12 contain allowable subject matter.

I. Preliminary Matters

The Examiner has not acknowledged the drawings filed on August 18, 2003.

Accordingly, Applicant respectfully requests that the Examiner indicate whether such drawings are acceptable.

Further, the Examiner has crossed through two of the three references cited on the PTO 1449 form for the October 6, 2004 Information Disclosure Statement. In regard thereto, the Examiner maintains that the Information Disclosure Statement did not contain a statement of relevance in regard to the remaining two references. Applicant submits that the Examiner's failure to consider the cited documents is in error. Specifically, when filing the Information Disclosure Statement, Applicant submitted a copy of an Office Action in the prosecution of the German application corresponding to the subject application, as well as an English translation of

¹ The statement of rejection on page 2, item 2 listing claims 1-4 as rejected under 35 U.S.C. §102(b) appears to be due to typographical errors.

the pertinent portions of the Office Action, indicating the degree of relevancy found by the German Patent Office for the references.

In accordance with MPEP § 609, a translation of a non-English language reference is not required when an IDS is submitted with a concise explanation of the relevance of a cited document submitted for each patent, publication, or other information listed in an IDS that is not in the English language (See MPEP 609, and 37 C.F.R. § 1.98(a)(3)). When, however, a document is cited in a foreign patent office action or search report, the statement of relevance may be a translation of the portion of the foreign office action indicating the relevance found for the documents. Therefore, Applicant submitts that the translation of the foreign office action, submitted as the statement of relevance with the October 6, 2004 Information Disclosure

Statement, fully satisfies the requirements under MPEP § 609. Accordingly, the cited references should be considered by the Examiner. Applicant is providing herewith another Form PTO/SB/08 listing the two remaining references, and respectfully requests the Examiner to indicate consideration of the references.

Rejections under 35 U.S.C. § 102(b) in view of U.S. Patent No. 5,969,260 to Belk et al. ("Belk")

The Examiner has stated that claims 1-4 are rejected under 35 U.S.C. § 102(b) in view of Belk. However, the Examiner has provided grounds of rejection for claims 1, 2, 4 and 13, rather than claims 1-4. As set forth above, Applicant assumes that the statement of a rejection of claims "1-4," on page 2 of the Office Action, is a typographical error.

Amendment under 37 C.F.R. § 1.111 U.S. Application No. 10/642,204

A. Claim 1

By this Amendment, Applicant has incorporated the allowable subject matter of claim 5 into claim 1. Accordingly, Applicant submits that the rejection of such claim is now moot.

B. Claims 2 and 4

Since claims 2 and 4 are dependent upon claim 1, Applicant submits that such claims are patentable at least by virtue of their dependency.

C. Claim 13

By this Amendment, Applicant has incorporated analogous features of allowable claim 5 into claim 13. Accordingly, Applicant submits that the rejection of claim 13 is now moot.

III. Rejection under 35 U.S.C. § 103(a) in view of Belk

The Examiner has rejected claim 3 under 35 U.S.C. § 103(a) as allegedly being unpatentable over Belk. Applicant submits, however, that claim 3 is patentable at least by virtue of its dependency upon claim 1.

IV. Allowable Subject Matter

As set forth above, the Examiner has indicated that claims 5-12 contain allowable subject matter. Since claim 5 has been incorporated into claim 1, Applicant has canceled claim 5 without prejudice or disclaimer.

Amendment under 37 C.F.R. § 1.111 U.S. Application No. 10/642,204

V. Conclusion

In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted.

Registration No. 48,294

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	-			First Named Inventor	Olaf DUDDA	
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				Examiner Name	Edwards Jr., Timothy	
Sheet	1	of	1	Attorney Docket Number	Q76228	

U.S. PATENT DOCUMENTS					
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FOREIGN PATENT DOCUMENTS							
Examiner Initials*	Cite No.1	Foreign Patent Document			Publication Date	Name of Patentee or	
		Country Code ³	Number ⁴	Kind Code ⁵ (if known)	MM-DD-YYYY	Applicant of Cited Document	Translation ⁶
		DE	195 32 914	A1	03/13/1997	Dynatron AG	
		DE	100 24 035	Al	11/29/2001	SEW-Eurodrive GmbH & Co.	
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NON PATENT LITERATURE DOCUMENTS				
Examiner Initials*	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city, and/or country where published.	Translation	

Examiner Signature	Date Considered

^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant

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